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Interstate Bar Council Meets in Denver

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He cannot release his claim for liquidated damages (prior to the amendments of the Act). He cannot relinquish his claim to liquidated damages by accepting full payment for overtime work where the dispute involves coverage under the Act.²⁸ Lower courts have been in conflict as to the validity of compromised agreements where there is a bona fide dispute as to the number of hours worked by the employee. It is, therefore, very dangerous to compromise a employee's claim under the Act. There is, however, a device which is available and which should accomplish this purpose. Where a compromise agreement which is fair and equitable has been merged in a judgment, when the parties appear before the court and seek a consent decree, such a judgment would then appear to be a bar to a later action.²⁹ Should it be inequitable or fraudulent, the solution would be a motion to set aside this judgment which otherwise will remain in force.

INTERSTATE BAR COUNCIL MEETS IN DENVER

The Colorado Bar Association will be host this year to the bar representatives of the eleven Western states which make up the Interstate Bar Council. This council has for its purpose the promotion and exchange of ideas on programs relating to the welfare and improvement of the legal profession in this area.

The council will stage its annual meeting at the Brown Palace in Denver on February 28, the day following the close of the mid-winter meeting of the ABA House of Delegates in Chicago. President Edward G. Knowles will welcome the delegates in behalf of the Colorado Bar Association and participate in the panel discussion on bar association matters which will be presided over by Harry J. McClean of the Los Angeles bar, chairman of the council.

President Fritz A. Nagel has arranged to accelerate the regular March meeting of the Denver Bar Association in order that it may coincide with this occasion. A joint luncheon will be held at the University Club in honor of the visitors from Arizona, California, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington and Wyoming. This promises to be one of the outstanding programs of the year, and further notice as to the speaker, subject and other arrangements will be given later.

Interested bar association members are also invited to drop into the Tabor-Stratton Room of the Brown Palace at 10:00 a.m. and 2 p.m. on Wednesday, February 28 to hear a lively panel discussion on the following subjects:

²⁸Observe the decisions of the Supreme Court as they have developed: *Brooklyn Savings Bank v. O'Neil*, 324 U.S. 697 (1944); *Dize v. Maddrix*, 324 U.S. (1945); *Schulte, Inc. v. Gangi*, 328 U.S. 108 (1946).

²⁹*Bracey v. Luray*, 161 Fed. 2d 128 (4th Cir. 1947).

1. Public relations
 - a. Between state bar associations and local bar groups
 - b. Between state bar association and other professional groups
 - (1) at state level
 - (2) at local level
 - c. The bar and the public (Tentative arrangements have been made with several outstanding local laymen to be present and participate in the discussion.)
2. Legal education
 - a. Regional bar examinations (discussion led by Eugene Glenn, Chairman of the National Conference of Bar Examiners)
 - b. California survey of legal education
3. Post admission education of the bar
Extension service of state university (discussion led by Harold F. Furst, Director of Extension Service of the University of California)
 - b. Law institutes
 - (1) during bar conventions
 - (2) sponsored by local bars
 - (3) sponsored by law schools
4. Regional conferences of the American Bar Association (discussion led by Burt J. Thompson, Chairman of the Committee on Regional Conferences of the American Bar Association)
5. Re-orientation of thinking of leaders of the bar
 - a. Historical concepts
 - b. Present trends
 - c. Challenge to the bar today
6. Re-activation of the potential leadership of the bar.

MEMBERS RECALLED TO SERVICE

The following additional members of the Denver and Colorado bar associations are reported to have been recalled to service in the armed forces:

Robert S. Davies, Robert P. Davison, David V. Dunklee, Robert C. Hawley, Claude M. Maer, Thomas M. Sullivan, and Harold M. Webster.

On January 1, 1951, the firm of Shuteran, Robinson and Harrington in the Equitable Bldg., Denver, announced that Richard A. Banta, Jr., had become a member of the firm.